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UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON AT SEATTLE

MARK D. WALDRON, TRUSTEE, FOR THE BANKRUPTCY ESTATE OF DON CARR,

Plaintiff,

v.

HOMELAND PATROL DIVISION SECURITY, LLC, JOSHUA STIVERS, STEPHEN PANSINI, BOLD IP, PLLC, and JOHN HOUVENER,

Defendants.

Civil Action No. 2:23-cv-00417-TL

STIPULATED MOTION & ORDER TO EXTEND JOINT STATUS REPORT

NOTE ON MOTION CALENDAR: July 12, 2023

All parties in this action jointly stipulate and move the Court to extend the date on which the joint status report is to be submitted, in order to allow the parties to further pursue settlement and to potentially avoid complicated tasks required by the Local Patent Rules.

The joint status report is presently due on July 13, 2023. The parties have been actively engaged in settlement discussions and believe they can achieve a settlement within the next 30 days. As such, they would prefer to direct their efforts toward settlement discussions. The parties have concerns that the joint status report will include certain disagreements which will require the involvement of the Court to resolve. Considering the status of settlement discussions,

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the parties believe it is in their interest and in the interest of judicial economy if the deadline for 1 2 submission of the joint status report is extended by an additional 30 days. To that end, the parties stipulate and request that the joint status report deadline be extended to August 17, 2023. 3 4 Stipulated and submitted this 12th day of July, 2023. 5 LOWE GRAHAM JONES PLLC WILSON, ELSER, MOSKOWITZ, EDELMAN 6 & DICKER LLP s/ Lawrence D. Graham 7 Lawrence D. Graham, WSBA No. 25,402 s/ Carinne E. Bannan Graham@LoweGrahamJones.com s/ Dirk J. Muse 8 1325 Fourth Avenue, Suite 1130 Carinne Bannan, WSBA No. 52564 Seattle, Washington 98101 Carinne.Bannan@wilsonelser.com 9 (206)-381-3300 Dirk Muse, WSBA No. 28911 Dirk.Muse@wilsonelser.com 10 520 Pike Street, Suite 1515 Attorneys for Plaintiff Seattle, Washington 98101 11 (206) 709-5899 12 Attorneys for Bold IP PLC and John Houvener 13 KNOBBE, MARTENS, OLSON & BEAR, LLP 14 s/ Christie R. W. Matthaei s/ Logan P. Young 15 Christie R. W. Matthaei, WSBA No. 44456 Christie.Matthaei@knobbe.com 16 Logan P. Young, WSBA No. 58583 Logan.Young@knobbe.com 17 925 Fourth Ave. Ste. 2500 Seattle, Washington 98104 18 (206) 405-2000 19 Attorneys for defendants HPDS, Joshua Stivers, and Stephen Pansini 20 21 22 23 24

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ORDER Pursuant to the Parties' stipulation (Dkt. No. 30), the joint status report deadline is extended to August 17, 2023. It is so ordered. Dated this 13th day of July, 2023. Your St. Tana Lin United States District Judge

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